WO

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

		v.		JKUE	R OF DETENTION PENDING TRIAL
	Car	los Velasquez-Cuevas	Case Numb	er: _	08-6300M-002
present a	nd was				was held on October 15, 2008. Defendant was idence the defendant is a flight risk and order the
			S OF FACT		
• _		nderance of the evidence that:			
	_	The defendant is not a citizen of the United Sta			
	_	The defendant, at the time of the charged offen			• •
2		If released herein, the defendant faces rem Enforcement, placing him/her beyond the jurisd or otherwise removed.	oval proceed iction of this (dings Court	by the Bureau of Immigration and Customs and the defendant has previously been deported
		The defendant has no significant contacts in the	e United Stat	es or	in the District of Arizona.
		The defendant has no resources in the United S to assure his/her future appearance.	States from w	hich h	ne/she might make a bond reasonably calculated
		The defendant has a prior criminal history.			
		The defendant lives/works in Mexico.			
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United S substantial family ties to Mexico.				
		There is a record of prior failure to appear in co	ourt as ordere	d.	
		The defendant attempted to evade law enforce	ment contact	by fle	eeing from law enforcement.
		The defendant is facing a maximum of		ye	ears imprisonment.
TI at the time	he Cou e of the	e hearing in this matter, except as noted in the i	ecord.		rvices Agency which were reviewed by the Cour
1. 2.		There is a serious risk that the defendant will fluid No condition or combination of conditions will running DIRECTIONS REG	easonably as ARDING DE	sure t	TION
a correction appeal. Tof the Uni-	ons fac he def ted Sta	illity separate, to the extent practicable, from persendant shall be afforded a reasonable opportunities or on request of an attorney for the Governmented States Marshal for the purpose of an appropriate United States Marshal for the purpose of an appropriate United States Marshal for the purpose of an appropriate the purpose of a purpose of the purpose of an appropriate the purpose of an appropriate the purpose of the pur	sons awaiting ty for private nent, the pers opearance in	or se consu son in conn	her designated representative for confinement in erving sentences or being held in custody pending ultation with defense counsel. On order of a cour charge of the corrections facility shall deliver the ection with a court proceeding.
IT deliver a c Court.	TIS OF copy of	APPEALS AND THE RDERED that should an appeal of this detention the motion for review/reconsideration to Pretria	order be filed	d with	the District Court, it is counsel's responsibility to one day prior to the hearing set before the Distric
IT Services :	sufficie	RTHER ORDERED that if a release to a third partitly in advance of the hearing before the Distriputential third party custodian.	arty is to be co ict Court to a	onside Ilow F	ered, it is counsel's responsibility to notify Pretria Pretrial Services an opportunity to interview and
D	ATE	D this 16 th day of October, 2008.			

David K. Duncan United States Magistrate Judge